Roll Call	Yes/No	Summary
41	Y	Amendment No. 370—Rep. Flake (R-AZ): The amendment would transfer \$18.75 million from Defense-wide Operation and Maintenance to the Spending Reduction Account. The intent of the amendment is to cut funding for Boards and Commissions. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
42	Y	Amendment No. 87—Rep. Pompeo (R-KS): The amendment would reduce the funding levels for Army procurements by for procurement of equipment by \$15 million; for Navy procurement of equipment by \$15 million; for Air Force procurement of equipment by \$15 million; for Defense-wide procurements by \$15,000,000, and Defense-wide procurement of equipment by \$15 million. The amendment reduces the funding levels for the Army's research, development, test and evaluations for the Army, Navy, and Air Force by \$105 million each and Defense-wide operation of facilities and equipment by \$127 million. The amendment would eliminate the funds \$3.2 million in funds made available for program management and oversight of innovative research and development. The amendment would transfer the \$5024 million in savings into the Defense subcommittee's spending reduction account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
43	N	Amendment No. 63—Rep. Gutierrez (D-IL): The amendment would reduce funding for the Navy's Air Craft Procurement by \$21.9 million and the Air Craft Procurement by the Air Force by \$393 million. The funds would be transferred into the Defense spending reduction account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
44	Y	Amendment No. 86—Rep. Pompeo (R-KS): The amendment would reduce certain Defense Production Act purchases by \$3.2 million, the funding level for the Army's research, development, test and evaluation by \$36.3 million, and the Navy's research, development, test and evaluation funding by \$44 million. The amendment would also reduce funding for the Air Force's research, development, test and evaluation by \$32 million. The amendment would transfer the \$115.2 million in savings into the Defense subcommittee's spending reduction account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
46	Y	Amendment No. 2—Rep. Rooney (R-FL): The amendment would reduce funding for the Navy and Air Force (Research, Development, Test and Evaluation) by \$225 million each. The funds would be transferred into the Defense spending reduction account. Funds transferred into the spending reduction account are designated as savings

		and lower the 302(b) allocation for a given subcommittee. Funds
		transferred into the spending reduction account cannot be allocated
		elsewhere in the bill.
47	N	Amendment No. 95—Rep. Jones (R-NC): The amendment would
		reduce by \$400 million the amount made available to the Afghanistan
		Infrastructure Fund. The amendment would also increase by \$400
		million the amount made available to the Defense Spending Reduction
		Account. Funds transferred into the spending reduction account are
		designated as savings and lower the 302(b) allocation for a given
		subcommittee. Funds transferred into the spending reduction account
		cannot be allocated elsewhere in the bill.
48	N	Amendment No. 237—Rep. Holt (D-NJ): The amendment would
		eliminate the "Iraq Security Forces Fund," funded at \$1.5 billion.
49	N	Amendment No. 97—Rep. DeFazio (D-OR): The amendment would
		increase by \$5 million the funding to Agricultural Programs, National
		Institute of Food and Agriculture, Integrated Activities, and would
		reduce by \$5 million the funding to Agricultural Programs, Animal and
		Plant Health Inspection Services, Salaries and Expenses.
50	N	Amendment No. 153— Rep. Michaud (D-ME): The amendment
		would increase by \$80,000,000 the amount made available for the
		Department of Commerce, Economic Development Administration,
		Economic Development Assistance Programs. The amendment would
		also decrease by \$80,000,000 the amount made available to the
		Department of Commerce, Bureau of the Census, Periodic Censuses and
		Programs.
51	Y	Amendment No. 368—Rep. Flake (R-AZ): The amendment would
		decrease funding for Department of Justice, General Administration,
		National Drug Intelligence Center by \$34,023,000 and transfers the
		funds to the spending reduction account. Funds transferred into the
		spending reduction account are designated as savings and lower the
		302(b) allocation for a given subcommittee. Funds transferred into the
		spending reduction account cannot be allocated elsewhere in the bill.
52	Y	Amendment No. 260—Rep. Latta (R-OH): The amendment would
		reduce the funding for the "Department of Commerce, National Institute
		of Standards and Technology, Construction of Research Facilities," by
		\$10 million, bringing the appropriation from \$58 million to \$48 million.
		The amendment would transfer the \$10 million to the Spending
		Reduction Account. Funds transferred into the spending reduction
		account are designated as savings and lower the 302(b) allocation for a
		given subcommittee. Funds transferred into the spending reduction
		account cannot be allocated elsewhere in the bill.
53	N	Amendment No. 125—Rep. Weiner (D-NY): The amendment would
		increase by \$298,000,000 the Department of Justice, Community
		Oriented Policing Services and would reduce by \$298,000,000 the
		National Aeronautics and Space Administration.
54	Y	Amendment No. 110—Rep. Duncan (R-SC): The amendment would
		reduce funding by \$324,400,000 for the Legal Services Corporation,
		Payment to the Legal Services Corporation.
55	Y	Amendment No. 192—Rep. Biggert (R-IL): The amendment would
		reduce funding for the Department of Energy, Energy Programs,

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		Advanced Research Projects Agency by \$50,000,000. The funds would be transferred into the spending reduction account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
56	N	Amendment No. 395—Rep. Inslee (D-WA): The amendment would increase funding for the "Department of Energy, Energy Programs, Advanced Research Projects Agency—Energy," by \$20 million, bringing the appropriation from \$50 million to \$70 million. The amendment would reduce funding for the "Department of Energy, Energy Programs, Fossil Energy Research and Development," by \$20
		million, bringing the appropriation from \$586,600,000 to \$566,600,000.
57	N	Amendment No. 4—Rep. Tonko (D-NY): The amendment would strike a provision restricting the use of certain funds for the Weatherization Assistance Program.
58	Y	Amendment No. 259—Rep. Latta (R-OH): The amendment would
30	1	reduce by \$70,000,000 the Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy. The amendment would also increase by \$70,000,000 the amount made available to the Energy and Water Development, and Related Agencies Spending Reduction Account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
59	N	Amendment No. 98— Rep. DeFazio (D-OR): The amendment would
		reduce by \$24 million the amount made available to the Independent Agencies, Selective Service System, Salaries and Expenses. The amendment would also increase by \$24 million the amount made available to the Financial Services, General Government Spending Reduction Account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
60	N	Amendment No. 223— Rep. Pascrell (D-NJ): The amendment would increase by \$510,000,000 the amount made available for the Department of Homeland Security, Federal Emergency Management Agency, Firefighter Assistance Grants, and would reduce by \$510,000,000 the amount made available to the Department of Homeland Security, Science and Technology, Research, Development, Acquisition, and Operations account.
61	Y	Amendment No. 193—Rep. Lummis (R-WY): The amendment would reduce the funding for the Department of the Interior, Bureau of Land management, Land Acquisition by \$2,750,000, available unobligated prior year funds reduced by \$2,250,000, Department of Interior, United States Fish and Wildlife Services, Land Acquisition by 15,055,000, available unobligated prior year funds by \$2,500,000, the Department of Agriculture, Forest Service, land Acquisition by 9,100,000 and available unobligated prior year funds reduced by \$3,400,000. The funds, \$35,055,000 would be transferred into the spending reduction account. Funds transferred into the spending reduction account are designated as

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		savings and lower the 302(b) allocation for a given subcommittee.
		Funds transferred into the spending reduction account cannot be
		allocated elsewhere in the bill.
62	N	Amendment No. 338—Rep. Moran (D-VA): The amendment would
		increase funding for the U.S. Fish and Wildlife's North American
		Wetlands Conservation Fund from \$0 to \$50 million and reduce funding
		for EPA assistance grants by \$50 million.
63	Y	Amendment No. 376—Rep. Flake (R-AZ): The amendment would
		reduce funding for the EPA for Science and Technology by \$64.1
		million, from \$790.5 million to \$726.4 million. The savings would be
		transferred to the spending reduction account. Funds transferred into the
		spending reduction account are designated as savings and lower the
		302(b) allocation for a given subcommittee. Funds transferred into the
		spending reduction account cannot be allocated elsewhere in the bill.
64	Y	Amendment No. 84—Rep. Pompeo (R-KS): The amendment would
	1	reduce funding for the EPA and Environmental Programs and
		Management by \$8.4 million and increase funding for spending
		reduction account by \$8.4 million. Funds transferred into the spending
		reduction account by \$8.4 minor. Funds transferred into the spending reduction account are designated as savings and lower the 302(b)
		allocation for a given subcommittee. Funds transferred into the spending
		reduction account cannot be allocated elsewhere in the bill.
65	Y	
03	Y	Amendment No. 379—Rep. Reed (R-NY): The amendment would
		reduce funding for the EPA from the \$2.71 billion account for State and
		Tribal Assistance Grants by \$10 million. The savings would be
		transferred to the spending reduction account. Funds transferred into the
		spending reduction account are designated as savings and lower the
		302(b) allocation for a given subcommittee. Funds transferred into the
		spending reduction account cannot be allocated elsewhere in the bill.
67	Y	Amendment No. 85—Rep. Pompeo (R-KS): The amendment would
		reduce the level of funding for the Department of Agriculture, Forest
		Service, State and Private forestry by \$7.4 million and increase the
		funding to the spending reduction account by \$7.4 million. Funds
		transferred into the spending reduction account are designated as savings
		and lower the 302(b) allocation for a given subcommittee. Funds
		transferred into the spending reduction account cannot be allocated
		elsewhere in the bill.
68	Y	Amendment No. 196—Rep. Walberg (R-MI): The amendment would
		reduce funding for National Foundation on the Arts and the Humanities,
		National Endowment for the Arts, Grants and Administration by
		\$20,594,000. The funds, \$20,594,000 would be transferred into the
		spending reduction account. Funds transferred into the spending
		reduction account are designated as savings and lower the 302(b)
		allocation for a given subcommittee. Funds transferred into the spending
		reduction account cannot be allocated elsewhere in the bill.
69	Y	Amendment No. 249—Rep. Canseco (R-TX): The amendment would
0)	1	reduce funding for National Capital Arts and Cultural Affairs by
		\$4,500,000. The funds would be transferred to the spending reduction
		account. Funds transferred into the spending reduction account are
		designated as savings and lower the 302(b) allocation for a given
	1	subcommittee. Funds transferred into the spending reduction account

		cannot be allocated elsewhere in the bill.
70	NT	
70	N	Amendment No. 381—Reps. Tom Reed (R-NY), and Tom Graves (R-GA): The amendment would eliminate funding for the "Presidio Trust, Presidio Trust Fund," appropriated at \$15,000,000 and would transfer the savings to the Spending Reduction Account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
71	N	Amendment No. 565—Rep. Bass (R-NH): The amendment would
		reduce the amount of funding available to the Department of Health and Human Services, Substance Abuse and Mental Health Services Administration, Substance Abuse and Mental Health Services by \$98,000,000 and increase funding to Department of Health and Human Services, Administration for Children and Families, Low Income Home Energy Assistance by \$50,000,000.
72	N	Amendment No. 457—Rep. Flake (R-FL): The amendment would
		reduce funding for the "Department of Health and Human Services, Administration for Children and Families, Children and Families Services Programs," by \$100,000,000, bringing the appropriation from \$7,796,499,000 to \$7,696,499,000. The amendment would transfer \$10.0,000,000 to the Spending Reduction Account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
73	Y	Amendment No. 276—Rep. McMorris Rodgers (R-WA): The
		amendment would reduce the funding for the Department of Education, Education for the Disadvantaged by \$336,550,000. The funding for the Department of Education, School Improvement Programs would be reduced by \$500,000,000. The funding for the Department of Education, Special Education would be increased by \$557,700,000.
74	Y	Amendment No. 532—Rep. Young (R-AK): The amendment would strike a provision in the bill which prohibits funding for Part B and Part C of title VII of the Elementary and Secondary Education Act.
75	N	Amendment No. 410—Rep. Price (R-GA): The amendment would
		eliminate funding for the "National Labor Relations Board, Salaries and Expenses," and would transfer \$233,400,000 to the Spending Reduction Account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
76	Y	Amendment No. 100—Rep. Weiner (D-NY): The amendment would
		cut funding for the U.S. Institute of Peace (\$42.6 million) and transfer the savings to the Spending Reduction Account. Funds transferred into the spending reduction account are designated as savings and lower the 302(b) allocation for a given subcommittee. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
77	Y	Amendment No. 248—Rep. Canseco (R-TX): The amendment would reduce funding for the East West Center by \$10,716,000. The funds would be transferred to the spending reduction account. Funds

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		transferred into the spending reduction account are designated as savings
		and lower the 302(b) allocation for a given subcommittee. Funds
		transferred into the spending reduction account cannot be allocated
		elsewhere in the bill.
78	Y	Amendment No. 29—Rep. Heller (R-NV): The amendment would
		reduce by \$211 million the amount made available to Multilateral
		Assistance, Funds Appropriated to the President in section 2115, and
		would increase by \$211 million the funds made available to State,
		Foreign Operations, and Related Programs Spending Reduction
		Account. Funds transferred into the spending reduction account are
		designated as savings and lower the 302(b) allocation for a given
		subcommittee. Funds transferred into the spending reduction account
		cannot be allocated elsewhere in the bill.
79	Y	Amendment No. 43—Rep. Sessions (R-TX): The amendment reduces
		funding for the "Department of Transportation, Federal Railroad
		Administration, Capital and Debt Service Grants to the National
		Railroad Passenger Corporation" from \$850 million to \$403.1 million
		and transfers the savings into the Spending Reduction Account. Funds
		transferred into the spending reduction account are designated as savings
		and lower the 302(b) allocation for a given subcommittee. Funds
		transferred into the spending reduction account cannot be allocated
		elsewhere in the bill.
80	N	Amendment No. 189—Rep. Woolsey (D-CA): The amendment would
		prohibit funding under the bill for Expeditionary Fighting Vehicles, and
		the V-22 Osprey aircraft.
81	Y	Amendment No. 208—Rep. Cole (R-OK): The amendment would
		prohibit any funds under the bill from being used to fund the Presidential
		Election Campaign Fund, or for Political Conventions under the relevant
		Internal Revenue Service code sections.
82	N	Amendment No. 514—Rep. Price (D-NC): The amendment would
		prohibit funds in the bill from being used to enforce certain requirements
		of the Federal Fire Prevention and Control Act.
83	Y	Amendment No. 404—Rep. Walden (R-OR): The amendment would
		prohibit the use of funds made available by this Act to be used to
		implement the Report and Order of the Federal Communications
		Commission relating to the matter of preserving the open Internet and
		broadband industry practices. The amendment would prohibit
		implementation of the FCC's net neutrality rules.
84	N	Amendment No. 516—Rep. Camp (R-MI): The amendment would
		prohibit funds in the bill from being used for the opening of the locks at
		the Thomas J. O'Brien Lock and Dam or the Chicago River Controlling
		Works.
85	Y	Amendment No. 195—Rep. Lummis (R-WY): The amendment would
	I	prohibit the use of funds made available by this Act to be used for the
		payment of fees and other expenses under section 504 of title 5, US
		payment of fees and other expenses under section 504 of title 5, US Code, or section 2412(d) of title 28, US Code.
86	Y	payment of fees and other expenses under section 504 of title 5, US Code, or section 2412(d) of title 28, US Code. Amendment No. 165—Rep. Carter (R-TX): The amendment would
86	Y	payment of fees and other expenses under section 504 of title 5, US Code, or section 2412(d) of title 28, US Code. Amendment No. 165—Rep. Carter (R-TX): The amendment would prohibit the use of funds made available by this Act to be used to
86	Y	payment of fees and other expenses under section 504 of title 5, US Code, or section 2412(d) of title 28, US Code. Amendment No. 165—Rep. Carter (R-TX): The amendment would

		Manufacturing Industry and Standards of Performance for Portland Cement Plants" published by the EPA.
87	Y	Amendment No. 204—Rep. Scalise (R-LA): The amendment would prohibit any funds under the bill from being made available to pay the salaries and expenses for the following positions and their offices: • Director, White House Office of Health Reform; • Assistant to the President for Energy and Climate Change; • Special Envoy for Climate Change; • Special Advisor for Green Jobs, Enterprise and Innovation, and Council on Environmental Quality; • Senior Advisor to the Secretary of the Treasury assigned to the Presidential Task Force on the Auto Industry and Senior Counselor for Manufacturing Policy; • White House Director of Urban Affairs; • Special Envoy to oversee the closure of the Detention Center at Guantanamo Bay; • Special Master for TARP Executive Compensation, Department of the Treasury; and • Associate General Counsel and Chief Diversity Officer, Federal Communications Commission.
88	N	 Amendment No. 458—Rep. Frank (D-MA): The amendment would revise the amounts appropriated by making the following changes: Reducing funding for the "Department of the Treasury, Internal Revenue Service, Enforcement," by \$77 million; Reducing funding for the "Department of the Treasury, Internal Revenue Service, Operations Support," by \$46 million; Reducing funding for the "General Services Administration, Real Property Activities, Federal Building Fund," by \$7 million; Reducing funding for the "General Services Administration, General Activities, Government-Wide Policy," by \$1 million; Increasing funding for the "Independent Agencies, Securities and Exchange Commissions, Salaries and Expenses," by \$131 million.
89	N	Amendment No. 506—Rep. Holt (D-NJ): The amendment would reduce by \$63,000,000 the Department of Treasury, Internal Revenue Service, Enforcement and increase by \$63,0.00,000 the amount made available under section 1517 to the Bureau of Consumer Financial Protection.
90	N	Amendment No. 50—Rep. McCollum (D-MN): The amendment would restrict funds made available by this Act from being used by the Department of Defense for sponsorship of NASCAR race cars.
91	N	Amendment No. 232—Rep. Nadler (D-NY): The amendment would prohibit funds in excess of \$10 billion to be used for military operations in Afghanistan.
92	Y	Amendment No. 214—Rep. Kline (R-MN): The amendment would prohibit funds in the bill from being used to implement regulations on "Program Integrity: Gainful Employment—New Programs" published by the Department of Education.

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93	Y	Amendment No. 11—Rep. Pence (R-IN): The amendment would
		direct that none of the funds made available by this Act may be made
		available for any purpose to Planned Parenthood Federation of America,
		Inc. or any of its main affiliates.
94	Y	Amendment No. 533—Rep. Young (R-AK): The amendment would
		prohibit funds made available by the bill from being used by the
		Environmental Appeals Board to consider, review, reject, remand, or
		otherwise invalidate any permit issued for Outer Continental Shelf
		sources located offshore of the States along the Arctic Coast under the
		Clean Air Act.
95	Y	Amendment No. 524—Rep. Conyers (D-MI): The amendment would
		prohibit funds made available by this Act to be used to make an
		application under section 501 of the Foreign Intelligence Surveillance
		Act for an order requiring the production of library circulation records,
		library patron lists, book sales records, or book customer lists.
96	Y	Amendment No. 466—Rep. Poe (R-TX): The amendment would
		prohibit any of the funds made available by this Act from being used by
		the Environmental Protection Agency to implement, administer, or
		enforce any statutory or regulatory requirement pertaining to emissions
		of carbon dioxide, methane, nitrous oxide, sulfur hexafluoride,
		hydrofluorocarbons, or perfluorocarbons from stationary sources that is
		issued or becomes applicable or effective after January 1, 2011.
97	Y	Amendment No. 575—Rep. Rehberg (R-MT): The amendment would
		prohibit funds in the bill from being paid to any employee, officer,
		contractor, or grantee of any department or agency funded by the Labor,
		Health and Human Services, and Education, and Related Agencies
		portion of the bill to implement the provisions of Patient Protection and
		Affordable Care Act (ObamaCare).
98	Y	Amendment No. 267—Rep. King (R-IA): The amendment would
		prohibit funds from being used to carry out the provisions of Public Law
		111-14 or Public Law 111-152 (ObamaCare).
99	Y	Amendment No. 268—Rep. King (R-IA): The amendment would
		prohibit funds from being used to pay the salary of any officer or
		employee of any federal department or agency with respect to carrying
		out the provisions of Public Law 111-14 or Public Law 111-152
400		(ObamaCare).
100	Y	Amendment No. 83—Rep. Emerson (R-MO): The amendment would
		prohibit funds made available by this Act from being used by the IRS to
		implement or enforce section 5000A of the Internal Revenue Code,
		section 6055 of such Code, and section 1502 (c) of the Patient Protection
404	3.7	and Affordable Care Act.
101	N	Amendment No. 89—Rep. Kind (D-WI): The amendment would
		prevent any funds made available in this Act from used to provide
402		payments to the Brazil Cotton Institute.
102	N	Amendment No. 88—Rep. Kind (D-WI): The amendment would
		prohibit funds made available in division A of the Act to be used to
		research, develop, test, evaluate, or procure an expeditionary fighting
		vehicle or surface-launched advanced medium-range air-to-air missile
100	**	program.
103	Y	Amendment No. 104—Rep. Jordan (R-OH): The amendment would

		perform a 5.5 percent across-the-board cut of all accounts in eight non-
		security divisions of the CR; and an 11 percent across-the-board cut of
		all accounts in the Legislative Branch bill. The amendment would not
101	1	cut any funding for Israel.
104	N	Amendment No. 414—Rep. Bishop (D-NY): The amendment would
		prohibit funds under the bill from being made available for the National
		Bio and Agro-Defense Facility in Manhattan, Kansas.
105	Y	Amendment No. 519—Rep. Campbell (R-CA): The amendment
		would reduce funding for all amounts for the Departments of Defense
		and Homeland Security by 3.5 percent.
106	Y	Amendment No. 246—Rep. Broun (R-GA): The amendment would
		prohibit the use of funds made available by this Act to be used for beach
		replenishment projects by the Army Corps of Engineers.
107	Y	Amendment No. 263—Rep. Broun (R-GA): The amendment would
		prohibit funds from being used to pay dues to the United Nations.
108	N	Amendment No.526—Rep. Wu (D-OR): The amendment would
		prohibit funds made available by this Act to be used to implement,
		administer, or enforce section 3(e) of the Natural Gas Act.
109	N	Amendment No. 27—Rep. Markey (D-MA): The amendment would
		prohibit any of the funds made available by this Act from being used to
		issue any new lease that authorizes the production of oil or natural gas
		under the Outer Continental Shelf Lands Act to any lessee under any
		existing lease issued by the Department of the Interior pursuant to the
		Outer Continental Shelf Deep Water Royalty Relief Act where such
		existing lease is not subject to limitations on royalty relief based on
		market prices.
110	Y	Amendment No. 409—Rep. Price (R-GA): The amendment would
		prohibit the funds made available by division B to be used by the
		Department of Health and Human Services to implement and enforce
		section 2718 of the Public health Service Act.
111	Y	Amendment No. 296—Rep. McClintock (R-CA): The amendment
		would prohibit funds from being used to implement the Klamath Dam
		Removal and Sedimentation Study.
112	N	Amendment No. 99—Rep. McDermott (D-WA): The amendment
112		would prohibit any funds made available in this Act from being used to
		plan for, begin, continue, finish, process, or approve the relocation of the
		National Oceanic and Atmospheric Administration's Marine Operations
		Center-Pacific from Seattle, Washington, to Newport, Oregon.
113	Y	Amendment No. 177—Rep. Herger (R-CA): The amendment would
	1	prohibit funds made available by this Act from being used by the
		Secretary of Agriculture to implement or enforce Subpart B of the Travel
		Management Rule (subpart B of part 212 of title 36, Code of Federal
		Regulations), relating to the designation of roads, trails, and areas for
		motor vehicle use, in any administrative unit of the National Forest
		System.
114	N	Amendment No. 323—Rep. Blumenauer (D-OR): The amendment
117	1,1	would prohibit funds made available by this Act from being used to pay
		the salaries and expenses of personnel of the Department of Agriculture
		to provide benefits described in section 1001D(b)(1)(C) of the Food
		Security Act of 1985 to a person or legal entity in excess of \$250,000.
		Security 11ct of 1705 to a person of regarding in excess of \$250,000.

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115	Y	Amendment No.566—Rep. Boren (D-OK): The amendment would prohibit funds made available by this Act to be used to require a person licensed under section 923 of title 18, United States Code, to report information to the Department of Justice regarding the sale of multiple rifles or shotguns to the same person.
116	Y	Amendment No. 146—Rep. Forbes (R-VA): The amendment would prohibit any of the funds made available under the Department of Defense, Operations and Maintenance, Defense-wide from being used for official representation purposes.
117	N	Amendment No. 333—Rep. Kaptur (D-OH): The amendment would reduce funds in the bill made available for Payment in Lieu of Taxes by 75 percent.
118	N	Amendment No. 46—Rep. Polis (D-CO): The amendment would prohibit any funds made available by the bill from being used to maintain an "end strength level of members of the Armed Forces of the United States assigned to permanent duty in Europe in excess of 35,000 members and end strength levels for active duty members of the Army, Navy, and Air Force of 565,275, 328,250, and 329,275, respectively." The amendment would also reduce the amounts provided for "Military Personnel, Army", "Military Personnel, Navy" and "Military Personnel, Air Force" by \$155.9 million, \$18 million and \$118 million respectively.
119	Y	Amendment No. 498—Rep. Johnson (R-OH): The amendment would prohibit any funds made available under the bill from being used to develop, carry out, implement, or otherwise enforce proposed regulations published June 18, 2010 by the Office of Surface Mining Reclamation and Enforcement of the Department of the Interior.
120	Y	Amendment No. 467—Rep. Goodlatte (R-VA): The amendment would prohibit funds made available by this Act from being used to develop, promulgate, evaluate, implement, provide oversight to, or backstop total maximum daiiy loads or watershed implementation plans for the Chesapeake Bay Watershed.
121	Y	Amendment No. 79—Rep. Gardner (R-CO): The amendment would prohibit any funds made available in this Act from being used to pay the salary of any employee or officer of the Department of Health and Human Services who develops or promulgates regulations or guidance regarding Exchanges under the Patient Protection and Affordable Care Act ("ObamaCare").
122	N	Amendment No. 151—Rep Neugebauer (R-TX): The amendment would prohibit funds made available in this Act from being used for repair, alteration, or improvement of the Executive Residence at the White House.
123	Y	Amendment No. 13—Rep. Rooney (R-FL): The amendment would prohibit funds made available by this Act from being used to implement, administer, or enforce the rule entitled "Water Quality Standards for the State of Florida's Lakes and Flowing Waters" published in the Federal Register by the Environmental Protection Agency (75 Fed. Reg. 75762 et seq.)
124	Y	Amendment No. 8—Rep. Stearns (R-FL): The amendment would restrict funds made available in this Act from being used for the design,

		renovation, construction, or rental of any headquarters for the United
		Nations in any location in the United States.
125	Y	Amendment No. 377—Rep. Flake (R-AZ): The amendment would
		prohibit funds in the bill from being used for the construction of an
		ethanol blender pump or an ethanol storage facility.
126	Y	Amendment No. 166—Rep. Guinta (R-NH): The amendment would
		prohibit the use of funds made available by this Act to be used to enter
		into, after the date of enactment of this Act, a government contract that
		requires a project labor agreement.
127	Y	Amendment No. 495—Rep. Hall (R-TX): The amendment would
		prohibit funding made available under the bill from being used to
		implement, establish, or create a NOAA Climate Service.
128	N	Amendment No. 141—Rep. Stark (D-CA): The amendment would
		prohibit funds made available in this Act to the Department of Defense
		from being used in excess of the amount made available in fiscal year
		2008, with exemptions for personnel accounts.
129	Y	Amendment No. 109—Rep. Griffith (R-VA): The amendment would
		prohibit funds in the bill from being used to carry out, implement,
		administer, or enforce any policy or procedure set forth in an EPA and
		Defense Department memorandum entitled "Enhanced Surface Coal
		Mining Pending Permit Coordination Procedures" dated June 11, 2009.
		The amendment would also prohibit funding to set forth the guidance
		issued by the EPA entitled "Improving EPA Review of Appalachian
		Surface Coal Mining Operations under the Clean Water Act, National
		Environmental Policy Act, and the Environmental Justice Executive
		Order."
130	Y	Amendment No. 548—Rep. Jones (R-NC): The amendment would
		prohibit any funds made available by this Act from being used to
		develop or approve a new limited access privilege program (as that term
		is used in section 303A the Magnuson-Stevens Fishery Conservation and
		Management Act (16 U.S.C. 1 53a) for any fishery under the jurisdiction
		of the South Atlantic, Mid-Atlantic, New England, or Gulf of Mexico
		Fishery Management Council.
131	Y	Amendment No. 47—Rep. Leutkemeyer (R-MO): The amendment
		would prohibit funding for the study of the Missouri River Projects
		authorized in section 108 of the Energy and Water Development Act of
		2009 (division C of Public Law 111-8).
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132	Y	Amendment No. 149—Rep. Luetkemeyer (R-MO): The amendment
		would prohibit any funds made available in this Act from being used for
		contributions to the Intergovernmental Panel on Climate Change (IPCC).
134	Y	Amendment No. 94—Rep. Sullivan (R-OK): The amendment would
		prohibit any funds made available in this Act from being used to
		implement the decision of the Administrator of the Environmental
		Protection Agency entitled "Partial Grant and Partial Denial of Clean Air
		Act Waiver Application Submitted by Growth Energy To Increase the
		Allowable Ethanol Content of Gasoline to 15 Percent" published in the
		Federal Register on November 4, 2010; or the decision of the
		Administrator of the Environmental Protection Agency entitled "Partial
		Grant of Clean Air Act Waiver Application Submitted by Growth
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	1	Energy To Increase the Allerrahla Ethanal Control of Control of
		Energy To Increase the Allowable Ethanol Content of Gasoline to 15
125	17	Percent" published in the Federal Register on January 26, 2011.
135	Y	Amendment No. 216—Rep. McKinley (R-WV): The amendment
		would prohibit funds in the bill from being used by the EPA to carry out
		section 404(c) the Federal Water Pollution Control Act, which allows the
126	37	EPA to veto Clean Water Act permits.
136	Y	Amendment No. 217—Rep. McKinley (R-WV): The amendment
		would prohibit funds in the bill from being used by the EPA to develop, propose, finalize, implement, administer, or enforce any regulation that
		identifies or lists fossil fuel combustion waste as hazardous waste subject
		to regulation under the Solid Waste Disposal Act or otherwise makes
		fossil fuel combustion waste subject to regulation under such subtitle.
137	Y	Amendment No. 545—Rep. Pompeo (R-KS): The amendment would
137	1	prohibit any funds made available by this Act from being used to carry
		out any of the activities described in section 6A of the Consumer Product
		Safety Act.
138	Y	Amendment No. 200—Rep. Burgess (R-TX): The amendment would
130	1	prohibit any funding under the bill from being used to pay the salary of
		any officer or employee of the Center for Consumer Information and
		Insurance Oversight in the Department of Health and Human Services.
139	Y	Amendment No. 482—Rep. Heller (R-NV): The amendment would
		prohibit the use of funds made available by this Act to be used to
		designate monuments under the Antiquities Act of 1906.
140	Y	Amendment No. 563—Rep. Noem (R-SD): The amendment would
		prohibit funds made available by this Act to modify the national primary
		ambient air quality standard or the national secondary ambient air quality
		standard applicable to coarse particulate matter under section 109 of the
		Clean Air Act.
141	Y	Amendment No. 430—Rep. Pitts (R-PA): The amendment would
		prohibit funds in the bill from being used to pay the salary of any officer
		or employee of the Department of Health and Human Services, the
		Department of Labor, or the Department of the Treasury who takes any
		action to specify or define essential benefits under section 1302 of the
1.10		Patient Protection and Affordable Care Act (ObamaCare).
142	N	Amendment No. 241—Rep. Carney (D-PA): The amendment would
		prohibit the use of funds made available by this Act to be used for the
		Oil and Gas Research and Development Program of the Department of
143	Y	Energy. Amendment No. 164—Rep. Mulvaney (R-SC): The amendment
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		would prohibit the use of funds made available by this Act in excess of the amount available for such accounts during fiscal year 2006, with
		certain exceptions including the Department of Defense and Israel.
144	Y	Amendment No. 273—Rep. King (R-IA): The amendment would
177	1	prohibit funds made available by this Act from being used to administer
		the wage-rate requirements of subchapter IV of chapter 31 of title 40,
		United States Code, with respect to any project or program funded by
		this Act.
145	Y	Amendment No. 154—Rep. Burgess (R-TX): The amendment would
		prohibit any funds made available by this Act from being used to
		implement a section of the Education Jobs Fund Act (P.L. 111-226).
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146	N	Making appropriations for the Department of Defense and the other
147	Y	departments and agencies of the Government for the fiscal year ending
		September 30, 2011, and for other purposes.